

REMARKS

Currently pending are independent claim 25, dependent claims 26-34, 36-40, and 50, independent claim 49, independent claim 51 and dependent claims 52-65. Claim 49 has been allowed.

The claims generally relate to a non-aqueous battery having an improved seal. The battery is formed of a unit cell having a plurality of electrodes and a plurality of electrode terminal leads, that extend outwardly from said unit cell; a sealant resin coating applied to the periphery of each terminal lead so that at least a portion of the coating has an uneven shape; and a battery case comprising a laminate layer that encloses said unit cell by heat welding at least a portion of said laminate layer so as to form a heat weld layer, where the heat weld layer sealingly encloses the unit cell by contacting the sealant resin so at least a portion of each of said electrode terminal leads extends outwardly from said heat weld layer.

Independent claim 25 has been amended to recite the embodiment previously recited in claim 35 -- the embodiment where the sealant resin comprises a sealant resin length that is greater than the thickness of the battery case. Independent claim 51 recites the embodiment where the battery case is formed from a single laminate film. Support for this amendment is found, *inter alia*, at page 6, line 26-page 7, line 1 and Fig. 1 of the specification. Therefore, it can be seen that no new matter has been added.

The examiner rejected claims 25-34 and 35-40 under 35 U.S.C. § 102(e) as anticipated by U.S. Patent No. 6,001,505 (the "505 patent"). Reconsideration is respectfully requested. Anticipation requires the disclosure in a single piece of prior art for each and every limitation of a claimed invention. *Apple Computer, Inc. v Articulate Systems, Inc.*, 234 F.3d 14 (Fed. Cir. 2000). The '505 patent does not disclose a non-aqueous battery where the sealant resin length is greater than a thickness of the battery case. As best seen in FIGs. 2 and 3, the sealant resin length is substantially shorter than the thickness of the battery case. Therefore, the '505 patent does not anticipate claims 25-34 and 36-40, so that these claims, along with claims 50-65 should be allowed.

W- see bottom part of case! w/ this 2 + 3!

Similarly, the examiner rejected claims 25-28 and 36-40 under 35 U.S.C. § 102(e) as anticipated by U.S. Patent No. 6,004,693 (the "693 patent"). Reconsideration is respectfully requested. The '693 patent does not disclose a non-aqueous battery where the sealant resin length that is greater than a thickness of the battery case. As best seen in FIGs. 2 and 3, the

Same

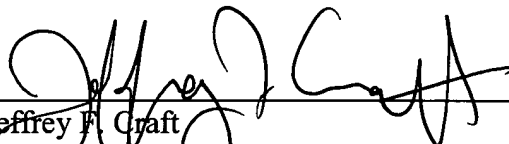
sealant resin length is substantially shorter than the thickness of the battery case. Therefore, the '693 patent does not anticipate claims 25-34 and 36-40, so that these claims, along with claims 50-65 should be allowed.

CONCLUSION

In light of the foregoing amendment and remarks, it is believed that the application is in condition for allowance, so that a prompt and favorable response is earnestly solicited.

Respectfully submitted,

SONNENSCHN NATH & ROSENTHAL

By: 
Jeffrey F. Craft
Registration No. 30,044

SONNENSCHN NATH & ROSENTHAL
P.O. Box #061080
Wacker Drive Station
Sears Tower
Chicago, IL 60606-6404
(213) 623-9300
30186420\V-2

I hereby certify that this document and any fee being referred to as attached or enclosed is being deposited with the United States Postal Service as first class mail in an envelope addressed to Assistant Commissioner for Patents, Washington, D.C. 20231, on

October 14, 2003 
Date Elena Parise